

IN THE UNITED STATES
District Court for Middle
District United States Court

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U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

LONNIE CAMMON #236498)

Plaintiff)

vs)

Doctor SEDIET, et al)

(PMS) Prison Medicine)

Service, Defendants)

2:06-CV-674

WKW

I.

SPECIAL REPORT of Plaintiff
ON PERSONAL KNOWLEDGE FRCP
RULE 36 and 56(e) &

II.

MOTION FOR ORDER FOR THE
DEFENDANT TO SEND PLAINTIFF
TO FREEWORLD HOSPITAL (SAP).

III.

COMES NOW The Plaintiff, AND Hereby
MOVES This Honorable Court For order
Compelling The Defendant, i.e. Doctor
SEDIET, to (1) Deliver the Plaintiff
to ~~FREE~~ WORLD Hospital, or matter
of Deteriorating Health.

IV.

- 2) The Plaintiff Is Paralyzed on (one side) of His Body, And Is In Need of fast medical service,
- 3) The Defendants At This Prison Acts As Though I'm Not In Need of Any medical Services,
- 4) where If the United States Judge or magistrate would Summon, the Plaintiff, i.e. Before Them, the Court Can See, for It's Self, That the Plaintiff (Is In Need) of Speedy Medical Service,
- 5) the Plaintiff In this Case Is 78 YEARS of Age, where As A young medical Patient, may Could wait on medical service, But The Plaintiff Can't, this Is why I Beg this Court for Order, Compelling the Defendants to Deliver, the Plaintiff, to free - world Hospital.

V.

Affidavit

5) The Plaintiff Is BEENING Denied, Adequate medical Care, to Cause Deliberate Indifference to occur At. 429 U.S. At 106, applying Deliberate Indifference to medical Needs, 111 S.Ct. at 2326, 2327 further the Plaintiff makes this Affidavit on Personal Knowledge for FRCP Rule 56(c) And FRCP 8(a)(1) and 8(a)(2) Showing Specific Grounds for Relief.

Provisions

VI.

6) Jurisdiction Is Invoked under 28 U.S.C. 1331, And 1332, of 28 U.S.C. 1391(2) Invoking 28 U.S.C. 2201 and 2202 of (FRCP) Rule 57, and REAT with Biven vs. SIX UNKNOWN AGENTS, 403 U.S. At 388, showing a Colorable Issue for 398 U.S. At 144 What was done was done under the Color of Law, Giving Rise to 42 U.S.C. 1983 (1)(2)(3)(4)(5) 328 U.S. 640 (1946)

7) the Plaintiff Invokes the Civil Rights Act of 1871, and Read with, 42 U.S.C. 1983, Provisions of the K.K.K. Act of 1871, of 12-11-30 (Subsection Civil) of Code 1975, At, West v. Founders Life Insurance Co., Supra of Federal Rules Civil Procedure, Rule 56 (e) At, Admissions (freq) Rule 36.

DENIAL of Proper Medical Care

8) The Plaintiff, Believes that He is Entitled to Proper and Immediately medical Care, because one of His Arms is Extra Large and Swollen were Any Reasonable Defendant or Doctor can see that Plaintiff **NEED'S** Immediately Medical Care.
Estate v. Gamble 429 U.S. At 106

9) For These Reason's the Plaintiff Sends This Retrospective Special Report Direct to U.S. Judge or Magistrate At Rule 45 - 4 - , for Express-

deliber, to A (freeworld medical)
date. (8ap).

Certificate of Service

I, Lonnie Cammon # 236498,
did hereby forward this five
Page Document to P.O. Box 711
United States Federal Court, At
% office of Clerk
P.O. Box 711, Montgomery, AL.
36101

DONE this August 7th 2006
Mailing Same the U.S. Court
Clerk of Records,

For Additional Service
% Defendants At their Additional
Address 11 Union Street, Montgomery
AL 36130, And In the office of Clerk

By Lonnie Cammon #236498
P.O. Box 5107
2500 Springs, AL 36089